Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

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U.S. APPLICATION I	NO.			FIRST NAM	ED APPLICANT	i	<i>-</i>	AT	TY. DOCKET NO.
096	37473	3		SZARDEN	IINGS	М .		LO	65.0050000
							INTERNAT	TIONAL APPL	LICATION NO.
STERNE KES					; <u> </u>		PC	T/GB99/	03034
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NOTIFICA	ATIO	N OF MIS	SSING REQ	UIREMEN	TS UNDE	ER 35 U.S	DATE MAII		HE UNITED
			DESIGNAT						
The following Office as	ng item	s have been s	submitted by the Office (37 CFR	applicant or t	he IB to the I	United State	s Patent	and Trad	emark
	Basic	National Fe	e.		on of Small I				
			al application.	Translation of the international application into English.					
	· ·	eclaration of		Translation of Article 19 amendments into English.					
=	•	rticle 19 ame	ndments.	Other:					
		ocument. ational Prelin	ninary Examinat	ion Report in	English and	its Annexes	if any		
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the indicated iten prior to 20 or 30	ns in p	aragraph 3 be	low. The Basic	National Fee	and the copy				nted items and/or on must be filed
		National Fee			the internation	onal applica	tion.		
3. The following acceptance under	: 35 U.	S.C. 371:							rements for
a. T			olication into En				ed if sub	mitted	
	The c	urrent transla	opriate 20 or 30 tion is defective	for the reason	the priority of is indicated of	late. on the attach	ned Notic	e of Defe	ective
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nen c.O			30 months from f the inventors, i				nd (h) n	roperly, ic	dentifying
	the ap	plication (pre	eferably by the I	nternational a	plication nu	mber and in	ternation	al filing	date). A
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		urrent oath o	r declaration doe	s not comply	with 37 CFR	1.497(a) a	nd (b) fo	r the reas	ions
	indica	ited on the att	ached PCT/DO/	EO/917.				•	•
a. Si			ng the oath or d FR 1.492(e)).	eclaration late	r than the ap	propriate 20) or 30 m	onths fro	om the
4. Additional cla	im fee	s of \$ / 🚧 🚉	🕹 े 🌿 as a 🦳 ।	large entity	small entity	, including	any requ	ired muli	tiple dependent
claim fee, are req due (37 CFR 1.49	uired.	Applicant m	ust submit the a	dditional clain	fees or can	cel the addit	tional cla	ims for w	vhich fees are
5. Applicant h	has not	submitted the	e required seque	nce listing pur	suant to 37 (CFR 1 821-	1.825	See attack	hed :
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The time period s 1.136(a).	set abo	ve may be ex	tended by filing	a petition and	fee for exten	sion of time	under tl	he provisi	ions of 37 CFR
6. If box 3a or 3									
Annexes will be o	ancell	ed. A proces	sing fee will be	required if sub	mitted later	than 20 or 3	0 month	s from the	e priority date.
7 The Article or 30 (37 CFR 1.					was not prov	nica by the	appropri	alt 20 (5)	/ CFR 1.494(0))
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U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY. DOCKET NO.		
09674733	SZARDENINGS	M 1085 0050000			
00074700		INTERNATIONAL APPLICATION NO.			
STERNE KESSLER GOLDSTEIN & FOX 1100 NEW YORK AVENUE NW		PCT/GB99/01388			
SUITE 600	· [[I.A. FILING DATE	PRIORITY DATE		
WASHINGTON, DC 20005 3934	·	05 MAY 99	05 MAY 98		

NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

The application fails to comply with the requirements of 37 CFR 1.821-1.825.
This application does not contain, a "Sequence Listing" as a separate part of the
disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c).
A copy of the "Sequence Listing" in computer readable format has not been submitted as
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required by 37 CFR 1.821(e). A copy of the "Sequence Listing" in computer readable form has been submitted. The
A copy of the Sequence Listing in computer readable form has been submitted.
content of the computer readable form, however, does not comply with the requirements of
37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw
Sequence Listing." The computer readable form that has been filed with this application has been found to be
The computer readable form that has been fired with this appreciation has been readable to see the computer readable form limit has been fired with this appreciation has been readable to see the computer readable form limit has been fired with this appreciation has been readable to see the computer readable form.
damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A
substitute computer readable form must be submitted as required by 37 CFR 1.825(d).
The paper copy or compact disc of the "Sequence Listing" is not the same as the
computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e).
Other:
APPLICANT MUST PROVIDE: An initial or substitute computer readable form (CRF) of the "Sequence Listing."
An initial or substitute computer readable form (CRT) of the "Secure Liciting." or well as a
An initial or substitute paper copy or compact disc of the "Sequence Listing," as well as a
amendment directing its entry into the specification.
A statement that the contents of the paper or compact disc and the computer readable form
are the same and, where applicable, include no new matter, as required by 37 CFR
1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d).
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FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE
CALL:
(703) 308-4216, for Rules interpretation,
(703) 308-4212, for CRF submission help,
(703) 287-0200, for PatentIn software help.
SHELDY VICILERARABEELS). VIS
Telephone: \$7703:305:3653
FORM PCT/DO/EO/920 (March 2001)